STATE OF NEW JERSEY, DEPARTMENT OF LAW AND PUBLIC SAFETY DIVISION OF GAMING ENFORCEMENT Agency Docket No. 10-0287-VC

State of New Jersey, Dept. of Law and Public Safety, Division of Gaming Enforcement

VS.

Casino.

Trump Marina Associates, LLC. d/b/a/ Trump Marina Hotel and

ORDER

The Division of Gaming Enforcement (Division) having filed a complaint against Trump Marina Associates, LLC. d/b/a/ Trump Marina Hotel and Casino (Marina) with the New Jersey Casino Control Commission which assigned said complaint Agency Docket No. 10-0287-VC, for violations of the transactional waiver provisions of the Casino Control Act and the regulations promulgated pursuant thereto; specifically, N.J.S.A. 5:12-92a; N.J.A.C. 19:51-1.2(a), 19:51-1.2B and 19:43-10.1(a) repealed, now 13:69c-10.1(a);

And, the jurisdiction over this matter having transferred from the Casino Control Commission to the Division effective February 1, 2011;

And, the parties having entered into a Stipulation of Settlement to resolve the

allegations of the complaint without the need for a hearing;

And, Marina having acknowledged the factual accuracy of the allegations of the aforementioned complaint and admitted the violations of the above-cited transactional waiver provisions of the Casino Control Act and the regulations promulgated pursuant thereto;

And, Marina and the Division having agreed to a fine of \$35,000 for the aforementioned violations of the transactional waiver provisions of the Casino Control Act and the regulations promulgated pursuant thereto;

On THIS day of January, 2012, a FINDING is hereby made that Marina violated the following transactional waiver provisions of the Casino Control Act and the regulations promulgated pursuant thereto: N.J.S.A. 5:12-92a; N.J.A.C. 19:51-1.2(a), 1951-1.2B and 19:43-10.1(a), repealed, now 13:69c-10.1(a) on the dates alleged by the Division in the complaint and, based upon this finding and the agreement between the parties, a fine of \$35,000 payable to the Casino Revenue Fund is hereby imposed.

IT IS FURTHER FOUND that Trump Plaza Associates, LLC. d/b/a Trump Plaza Hotel and Casino (Plaza) violated the transactional waiver provisions of the Casino Control Act and the regulations promulgated pursuant thereto during the period between on or about April 1, 2009 and June 16, 2009.

IT IS FURTHER FOUND that notwithstanding the fact that no complaint has been filed against Plaza for these transactional waiver provisions violations, the Division and Plaza have sought to resolve those violations in the Stipulation of Settlement and based upon the agreement between the parties and this FINDING a fine of \$3,000 payable to the Casino Revenue Fund is hereby imposed.

IT IS FURTHER ORDERED that no regulatory charges for transactional waiver provision violations shall be filed against Trump Taj Mahal Casino Hotel and Resort for any business activity between Taj Mahal and KGM Gaming, LLC involving the leasing of 5 gaming devices during the period from on or about June 3, 2009 to June 15, 2009.

David Rebuck,

Director, Division of Gaming Enforcement

Dated: 19, 2012